The Gazette

of **Endia**

PUBLISHED BY AUTHORITY

No. 51] NEW DELHI, SATURDAY, DECEMBER 19, 1959/AGRAHAYANA, 28, 1881

NOTICE

The undermentloned Gazettes of India Extraordinary were published upto the 9th December, 1959:—

Issue No.	No. and date	Issued by	Subject		
174	S.O. 2697, dated 4th December, 1959.	Ministry of Com- merce and Indus- try.	Further amendment in the Co ton Control Order, 1955.		
175	S.O. 2698, dated 4th December, 1959.	Do.	The Non-ferrous Metals (Contol) Amendment Order, 1959.		
176	S.O. 2699, dated 7th December, 1959.	Do. ,	Granting recognition to the Rajdhani Grains and Jargery Exchange Limited, Delhi-6, in respect of forward contracts in gur.		
177	S.O. 2750, dated 9th December, 1959.	Ministry of Information and Broad- casting.	Approval of films specified therein.		
	S.O. 2751, dated 9th December, 1959.	Do	Correction in S. O. No. 2647, deted 27th November, 1959.		

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 11th December 1959

S.O. 2752.—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLIII of 1951), the Election Commission hereby appoints the Sub-Divisional Officer, Dhanbad Sadr and the Sub-Divisional Officer, Baghma'a at Dhanbad, in addition to the officer appointed by its notification No. 434/3/56(1), dated the 8th January, 1957, to assist the Returning Officer for Dhanbad Parliamentary Constituency in the performance of his functions.

[No. 434/3/59(1).]

By order,

S. C. ROY, Secy.

MINISTRY OF LAW

ERRATUM

New Delhi, the 10th December 1959

S.O. 2753.—In the Ministry of Law Notification bearing S.O. No. 2234, and published in the Gazette of India Extraordinary Part II—Section 3.—Sub-section (ii), dated the 12th October, 1959, for the figures and word "(53 of 1951)" read "(43 of 1951)".

[No. F.5(1)/59-Elections.]

E. VENKATESWARAN, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 14th December 1959

S.O. 2754.—In pursuance of clause (22) of article 366 of the Constitution of India, the President is pleased to recognise Thakor Shri Vanrajsınhii as the Thakor of Mansa with effect from the 17th September, 1959, in succession to the late Thakor Shri Sajjansinhii of Mansa.

[No. F. 3/36/59-Poll. III.]

V. VISWANATHAN,

Special Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 5th December 1959

- S.O. 2755.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Hyderabad, the sums specified in column 3 of the Schedule annexed to this notification amounting in the aggregate to the sum of ninety-eight lakhs, seventy thousand, three hundred and ninety rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on 31st day of March, 1954, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Hyderabad under this notification shall be deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1954.

THE SCHEDULE

S1.	Coming a 1 D		Excess	
No.	Service and Purpose	Voted	Charged	Total
r	2	3	4	5
		Rs.	Rs.	Rs.
I 2	Land Revenue Irrigation Works—Works for which Capital	13,14,675	••	13,14,675
	Accounts are kept	71,299		71,299
3	Interest on Debt and Other Obligations	, , , , ,	19,13,927	19,13,927
4	Appropriation for Reduction or Avoidance of		,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
_	Debt		3,05,366	3,05,366
5	General Administration	52,582		52,582
6	Administration of Justice	54,655		54,655
7	Jails and Convict Settlements	35,521		35,521
8	Public Health	96,586		96,586
9	Territorial and Political Pensions	1,81,713	1,25,000	3,06,713
10	Communication of Pensions Financed from	, -		
	Ordinary Revenues	59,400		. 59,400
II	Community Development Project	2,09,742		2,09,742
12	Capital Account of Civil Works outside the			
	Revenue Account	41,257		41,257
13	Capital Outlay on Road Transport Schemes .	19,77,452		19,77,452
14	Payment of commuted Value of Pensions .	1,46,574	** -	1,46,574
15	Repayment of Debt		32,84,641	32,84,641
	Total .	42,41,456	56,28,934	98,70,390

[No. F. 21 (31) (i)-B/58.]

- S.O. 2756.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Hyderabad, the sums specified in column 3 of the Schedule annexed to this notification amounting in the aggregate to the sum of five crores, seventy-one lakhs, eighty-eight thousand, six hundred and fortythree rupees shall be deemed to have been duly authorised to be paid

and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on 31st day of March, 1955, in excess of the amounts granted for those services and for that year; and

(b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Hyderabad under this notification shall be deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1955.

THE SCHEDULE

S1.	Carries and Down	•	Excess	
No.	Service and Purpose _	Voted	Charged	Total
	2		3	
		Rs.	Rs.	Rs.
I	Taxes on Income Other than Corporation Tax .	1,400		1,400
2	Land Revenue_	1,83,760		1,83,760
3	State Excise Duties		1,13,375	1,13,375
4	Registration	64,075		64,075
5	Charges on Account of Motor Vehicles Acts	115ر49		49,115
6	Irrigetion Works Works for which Capital	00		00 40*
_	Accounts are kept Electricity Schemes Working Expenses	88,109	70 04 763	88,109
7 8	Road Transport Department		10,04,763	10,04,769 14,19,550
9	Territorial and Political Pensions	• •	14,19,550 2,29,500	2,29,500
10	Commuted Value of Pensions	23,240	2,29,500	23,240
11	Capital Outlay on Improvement of Public	-3,-40	••	-5,-4-
••	Health	80,627		80,627
12	Capital Outlay on Road and Water Transport	- 3,	• •	
	Schemes outside the Revenue Account	28,99,655		28,99,655
13	Payment of Commuted Value of Pensions .	23,240		23,240
14	Repayment of Debt	• •	5,10,08,234	5,10,08,234
	Total .	34,13,221	5,37,75,422	5,71,88,643

[No. F. 21 (31) (ii)-B/58]

New Delhi, the 7th December 1959

- S.O. 2757.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Bombay, the sums specified in column 3 of the schedule annexed to the notification amounting in the aggregate to the sum of six crores, twenty-one lakhs, twenty-six thousand, eight hundred and twenty-six rupees shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on 31st day of March, 1956, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Bombay under this notification shall be deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1956.

THE	C	CHRDIO	

Sl. No.	Carvina and Durnosa						Excess			
740.	S	Service and Purpose -					Voted	Charged	Total	
1		2			-				3	
-								Rs.	Rs.	Rs.
r	Stamps							7,662		7,662
2	Foresta								338	338
3	Registration								58	58
4	Charges on a	ccount (of Mo	o to r '	Vchici	es A	cts.		3,04,052	3,04,052
5	Other Taxes			•			٠.		1,90,626	1,90,626
6	Appropriation	n for re	ductio	n or	Avoi	dance	of			
	Debt.			•				_ • •	15,42,075	15,42,075
7	Police		•	•	•	•	•	18,17 977		18,17,977
	Dangs .		•		4	•	•	10,83,809	• •	10,83,809
9	Co-operation			•	4	•	•		64	64
10	Civil Work			•	•	•		5,51,70,908		5,51,70,908
II	Miscellaneou		. •		• -	_ 1	•	4,06,024		4,06,024
12	Housing for	displa	ced p	crsons	and	Milk	:			
	Scheme .			•	•	•	•		98,008	800,86
13	Public Debi	t	4	•	•	٠	•		15,05,225	15,05,225
					Тот	AL		5,84,86,380	36,40,446	6,21,26,826

[No. F. 18 (21) (i) B/59]

- S.O. 2758.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Saurashtra, the sums specified in column 3 of the Schedule annexed to this notification amounting in the aggregate to the sum of twenty-four lakhs, eighty-eight thousand, eight hundred and forty-one rupees, shall be deemed to have been duly authorised to be paid and applied to meet the amounts spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on 31st day of March, 1956, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Saurshtra under this notification shall be deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1956.

THE SCHEDULE

۸.		Excess		
SI. No.	Service and Purpose	Voted	Charged	Total
1	2		3	
	Land Revenue Stamps Charges on Account of Motor Vehicles Acts.	Rs. 8,445 3,631	Rs. 6,18,786	R 8, 6,18,786 8,445 9,631
4	Interest on works for which Capital Accounts arckept		4,240	4,240

3442	THE GAZETTE	OF	INDIA:	DEC.	19,	1959	/AGRAHAYANA	28,	1881	[PART II
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	<u>r</u>							2		3
5	Ports and Pilote	ıg¢				•		55,648		55,648
6	Education							8,91,640		8,91,640
7	Civil Works	•						5,56,419		5,56,419
8	Stationery and		inting					3,42,663		3,42,663
9	Receipts from F	coad:	and W	orks	Tran	sport				
	Schemes .					-			3,467	467,
10	Public Debt	٠	•		•	•	•	• •	3,902	3,902
				Тот	'AŁ			18,58,446	6,30,395	24,88,841

[No. F. 18 (21) (ii)-B/59].

SHIV NAUBH SINGH, Joint Secy.

(Department of Economic Affairs)

New Delhi, the 9th December 1959

- S.O. 2759.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949) and Rule 16 of the Banking Companies Rules, 1949, the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of
 - (i) Part II [except sub-section (2) of section 27 and section 28] and Part III of the said Act, and
 - (ii) all the said Banking Companies Rules [except Rules 1, 2, 3(4), 4(1)(i) (a), 4(1)(ii), 4(2) and 16 thereof]

shall not apply to Grindlays Bank Ltd., for a period of two years commencing from the 1st January 1960.

[No. F.4(84)/BC.59.]

D. N. GHOSH, Under Secy.

(Department of Economic Affairs)

New Delhi, the 11th December, 1959

S.O. 2760.—Statement of the Affairs of the Reserve Bank of India, as on the 4th December 1959.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	15,20,47,000
Reserve Fund	80,00,00,000	Rupee Coin	2,32,000
National Agricultural Credit (Long-term Operations) Fund	30,00,00,000	Subsidiary Coin	4,20,000
National Agricultural Credit (Stabilisation) Fund	4,00,00,000	Bills Purchased and Discounted:	
Deposits—		(a) Internal	• •
(a) Government		(b) External	
(1) Central Government	52,88,92,000	(c) Government Treasury Bills	6,25,34,000
(2) Other Governments	14, 65,94,000	Balances held abroad*	41,20,59,000
(b) Banks	78,24,32,000	**Loans and Advances to Governments	26,66,54,000
(c) Others	119,02,76,000	Other Loans and Advances†	86,59,82,000
Bills Payable	17,04,53,000	Investments	242,73,86,000
Other Liabilities	28,89,00,000	Other Assets	11,02,33,000
Rupees	429,75,47,000	Rupees	429,75,47,000

^{*}Includes Cash & Short-term Securities.

^{**}Includes Temporary Overdrafts to State Governments.

[†]The item 'Other Loans and Advances' includes Rs. 12,00,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

Dated the 9th day of December 1959.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 4th day of December, 1959. ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department Notes in circulation	15,20,47,000 1710,26,15,000	1725,46,62,000	A. Gold Coin and Bullion:— (a) Held in India (b) Held outside India Foreign Securities	117,76,03,000	
			TOTAL OF A B. Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other commercial paper	· · · · · · · · · · · · · · · · · · ·	280,76,92,000 133,00,86,000 1311,68,84,000
Total Liabilities		1725,46,62,000	TOTAL ASSETS .		1725,46,62,000

Governor.

[No. F. 3(2)-BC/59.] A. BAKSI, Jt. Secy.

CENTRAL BOARD OF REVENUE INCOMPEAN

New Delhi, the 8th December 1959

S.O. 2761.—In exercise of the powers conferred by sub-section (1) read with clause (aa) of sub-section (2) of section 59 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendment to the Indian Income-tax Rules, 1922, namely:—

In the said Rules, after rule 24, the following rule shall be inserted, namely:---

"24A(1). For the purpose of computing the income chargeable under the head "salaries" the value of the perquisites (not provided for by way of monetary payment to the assessee) mentioned below shall be determined in accordance with the following clauses, namely:—

(a) The value of rent-free residential accommodation shall ordinarily be estimated at a sum equal to,—

where the accommodation is not furnished—10 per cent. where the accommodation is furnished—12.5 per cent.

of the salary due to the assessee in respect of the period of his occupation of the said accommodation during the relevant previous year, but

- (i) where the fair rental value of the accommodation is in excess of 25 per cent (if furnished) or 20 per cent (if unfurnished) of the employee's salary, the value of the perquisite shall be taken to be 12½ per cent or 10 per cent respectively of the salary increased by a sum equal to the amount by which the fair rental value exceeds 25 per cent (when accommodation is furnished) or 20 per cent (when accommodation is unfurnished), of the salary provided that the Income-tax Officer may, having in view the nature of the accommodation, determine the sum by which the 12½ per cent or 10 per cent of the salary, as the case may be, is to be increased, as a percentage (not exceeding 100 per cent) of the amount by which the fair rental value exceeds 25 per cent or 20 per cent of the salary as the case may be;
- (ii) where the assessee claims, and the Income-tax Officer is satisfied, that the sum arrived at on the basis first mentioned exceeds the fair rental value of the accommodation, the value of the perquisite to the assessee shall be limited to such fair rental value.
- (b) The value of residential accommodation provided at a concessional rent shall be determined as the sum by which the value computed in accordance with clause (a) as if the accommodation were provided free of rent, exceeds the rent actually payable by the assessee for the period of his occupation during the relevant previous year.

Explanation.—For the purposes of clauses (a) and (b),—

- (1) the fair rental value shall be,-
 - (i) where the accommodation is provided by Government to an officer under its administrative control, the rent which has been or would have been determined as payable to Government by the officer in accordance with the rules framed by Government for allotment of residences for its officers;
 - (ii) in any other cases,—
 - where the accommodation is not furnished, the rent which a similar accommodation would realize in the same locality or the municipal valuation in respect of the accommodation, whichever is higher; and where the accommodation is furnished, the fair rental value of the accommodation as if it were not furnished, plus the fair rent ior the furniture (including airconditioning equipments and refrigerators), calculated at 10 per cent, per annum on the original cost of the furniture, or if the furniture is hired from a third party, the actual hire charges payable therefor;

- (2) "salary" includes the pay, allowances, bonus or commission payable monthly or otherwise, but does not include the following, namely,—
 - (i) dearness allowance or dearness pay unless it enters into the computation of superannuation or retirement benefits of the employed concerned;
 - (ii) employer's contributions to the provident fund account of the assessee;
 - (iii) allowances which are exempted from payment of tax.
- (c) (i) The value of a motor-car provided by the employer for use by the assessee exclusively for his private or personal purposes shall be determined as the sum actually expended by the employer in the maintenance and running of the motor-car during the relevant previous year (including the normal wear and tear where the motor-car is owned by the employer).
- (ii) The value of the motor-car provided for the use of the assessee partly for his personal purposes and partly for business purposes shall be determined to be that part of the sum out of the amount actually expended by the employer in the maintenance and running of the motor-car during the relevant previous year (including the normal wear and tear where the motor-car is owned by the employer) which can reasonably be attributed to the user by the assessee for his private or personal purposes, but where a determination on the basis mentioned above presents difficulty, the value of the perquisite may be determined on the basis provided hereunder:

Value	of	perqu	Psite per	r calender	morth
	-				

Where the h.p. rating of the car does not exceed 16 or the cubic capacity of the engine does not exceed 1.88 litres.

Where the h.p. rating of the car exceeds 16 or the cubic capacity of the engine exceeds 1.88 litres.

	Rs.	Rs.
	IX8.	Rs.
1. Where the motor car is owned or hired by the employer and all the expenses of maintenance and running are met or reimbursed to the assessee by the employer	60	125
Where the motor car is owned or hired by the employer but the expenses of maintenance and running for his private or personal purposes are met by the assessee from out of his pocket	25	50

- (iii) where the assessee owns the motor-car but the actual running or maintenance charges are met, or reimbursed to him, by the employer, the value of the perquisite to the assessee shall be determined as the sum actually expended by the employer which in the opinion of the Income-tax Officer can reasonably be attributed to the user of the car by the assessee for his private or personal purposes.
- (iv) The value of the free use by the assessee of any other type of conveyance provided by the employer shall be determined as the sum actually expended by the employer in the maintenance and running of the conveyance during the relevant previous year (including normal wear tear, where the conveyance is owned by the employer) which in the opinion of the Income-tax Officer can reasonably be attributed to the user by the assessee for his private or personal purposes.
- (d) The value of the benefit to the assessee resulting from the supply of gas, electric energy or water for his household consumption free of any charge shall be determined as the sum equal to the amount paid

- on that account by the employer to the agency supplying the gas, electric energy or water, but—
- (i) where such supply is made from resources owned by the employer without purchasing them from any other outside agency, the value therefor shall be taken as nil and
- (ii) where the Income-tax Officer is satisfied that the gas, electric energy or water supply to any assessee are consumed also for the purposes of his official duties, the Income-tax Officer shall determine the value of the benefit to the assessee to be equal to the amount paid on that account by the employer to the agency supplying the gas, electric energy or water or 6½ per cent of the salary of assessee, whichever is lower.
- (e) The value of the benefit to the assessee resulting from the provision of free education facilities for any member of his household shall be determined as the sum equal to the amount of the expenditure incurred by the employer in that behalf, but where the educational institution itself is maintained and run by the employer for the benefit of all his employees as a group, the value of the perquisite to the assessee shall be determined with reference to the reasonable cost of such education in a similar institution in or near the locality.
- (f) The value of any benefit or amenity resulting from the provision by any undertaking engaged in the carriage of passengers or goods to any employee of the undertaking or to members of his family or his dependent relatives, of journey free of cost or at concessional fares, in any conveyance owned by the undertaking for the purpose of transport of passengers or goods shall be taken as nil.
- (g) The value of any benefit or amenity not included in the preceding clauses of this rule shall be determined on such basis and in such amount as the Income-tax Officer considers fair and reasonable.
- (2) This rule shall apply to the valuation of perquisites which are allowed, or become due, to any assessee on or after the 1st day of April, 1958.

[No. 126/3(29)-58/TPL.]

I. P. GUPTA, Secy.

INCOME-TAX

New Delhi, the 11th December 1959

S.O. 2762.—In exercise of the powers conferred by sub-section (4) of Section 5 of the Indian Income-tax Act 1922 (11 of 1922), the Central Board of Revenue hereby cancels its notification S.O. 2440 [No. 114 (F. No. 50/27/58-IT)] dated the 27th October, 1959 which appeared on page 3073 of Part II Section 3(ii) of the Gazette of India dated the 7th November, 1959.

[No. 128 (F. No. 50/27/59-IT.]

CORRIGENDUM

INCOME-TAX

New Delhi, the 8th December 1959

S.O. 2763.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby directs that in their notification No. 121-Income-tax dated the 23rd November 1959 which appeared on pages 3296-3297 of Part II Section 3(ii) of the Gazette of India dated the 28th November 1959 as S.O. 2609 for the existing entry "Special Survey Circle III" against "item No. 19" the following entry shall be substituted, namely:—

"Special Survey Circle VI".

[No. 127 (F. No. 55/27/59-IT)]

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 5th December 1959

S.O. 2764.—In exercise of the powers conferred by Sub-clause (1) of Clause 13 of the Cotton Control Order, 1955, I hereby direct every person holding stocks of kapas in the areas mentioned in Column 1 below to get such stocks ginned on or before the date specified in Column 2 below:

Col. 1

Col. 2.

1. States of the Punjab, Rajasthan, and Uttar Pradesh

. 15th February, 1960

The following districts in Bombay State:
 East Khandesh & West Khandesh, Nasik, Ahmednagar, Sholapur, Poona, South Satara, Nanded, Parabhani, B'ilr, Osmauabad, Aurangabad, Yotmal, Buldana, Akola, Amravati, Chanda, Wardha and Nagpur Districts

31st March, 1960

3. The following districts in Madhya Pradesh: Indore, Mandsaur, Nimar, Rajgarh, Ratlam, Shajapur, Ujjain, Jhabua, Dhar, Hoshangabad, Khandwa, Chhindwara and Schore Districts

31st March, 1960

(Sd.) D. S. Joshi, Textile Commissioner. [No. 24(14)-TEX(A)/59-1.]

New Delhi, the 12th December 1959

S.O. 2765.—In exercise of the powers conferred by sub-clause (i) of Clause 5 of the Cotton Textiles (Export Control) Order, 1949, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1317, dated the 9th June, 1956, namely:—

In the said Notification—

For item (iv) in paragraph 1, the following shall be substituted:—
"(iv) One layer of new 14 Oz. outer hessian."

[No. 25(26)-Tex(A)/57-II.] HARGUNDAS, Under Secy.

New Delhi, the 8th December 1959

S.O. 2766.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Dr. V. Subrahmanyam, Director, Central Food Technological Research Institute, Mysore, as a member of the Development Council for Sugar Industry, with effect from the 11th September, 1959, and makes the following amendment in the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 2002, dated the 24th September, 1959, namely:—

In the said order, after entry No. 16, relating to Shri E. P. Moon, the following entry shall be inserted, namely:—

"16A. Dr. V. Subrahmanyam, Director, Central Food Technological Research Institute, Mysore."

[No. 4(43) IA (II) (G)/59.]

ORDER

New Delhi, the 12th December 1959

S.O. 2767/IDRA/6/1.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), read with

rule 8 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Dr. K. N. Mathur, Director, Central Scientific Instruments Organisation, to be a member of the Development Council for the scheduled industry engaged in the manufacture and production of Bicycles, Sewing Machines and Instruments vice late Shri I. S. Ghulati, and makes the following amendment in the Order of the Government of India in the Ministry of Commerce & Industry Order No. S.R.O. 966, dated the 22nd May, 1959, namely:—

In paragraph 1 of the said Order, under the category of members "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industry" for entry No. 6 relating to Shri I. S. Ghulati, the following entry shall be substituted, namely:—

Dr. K. N. Mathur,
 Director,
 Central Scientific
 Instruments Organisation,
 National Physical Laboratory,
 Hillside Road, New Delhi-12,"

[No. 4(57) IA(II)(G)/59.]

A. K. CHAKRAVARTI, Under Secy.

New Delhi, the 15th December 1959

S.O. 2768.—Shri A. B. Chatterji, I.C.S., Chairman, Tea Board, has been granted leave on average pay for two months with effect from the 9th November, 1959, with permission to prefix thereto Sunday, the 8th November, 1959.

[No. 1(52)Plant(A)/59.]. P. V. RAMASWAMY, Under Secy.

(Indian Standards Institution)

New Delhi, the 10th December 1959

S. O. 2769.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Cartification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that licence, particulars of which are given in the Schedule hereto annexed has been renewed.

THE SCHEDULE

 31.	Licence No.	Period of V	alidity	Name and address		Relevant Indian Standard	
No.	and Date	From	То	of the Incessee	by the Licence		
I.	CM/L-21 3-12-1956	10-12-1959	9-12-1960	M/s. Devidayal Metal Industries Private Ltd., Tulsiram Gupta Mills Estate, Darukhana, Bombay-10.	Aluminium Sheets, Strips, and Circles- Grade A and Grade B	IS:21-1953 Specification for Wrought Alumin- ium for Utensils	

[No. MDC/12(66)]

(Indian Standards Institution)

ERRATA

In the Ministry of Connecce and Industry (Indian Standards Institution) Notifications detailed below, published in the Gazette of India, Part II, Section 3-Sub-Section (ii) please make the following alterations:—

Notification No. and Date	S.O. No. & Date of the Gazette	Sl. No. in the Schedule	Column No. in the Schedule	For	Read
MDC/11(4) dated 1 Oct 1959	2260 dated 17 Oct 1959	3	(line 4)	text	test
MDC/11(2) dated 1 Oct 1959	2261 dated 17 Oct 1959	3	(line 2)	Linar	Lincar
MDC/11(2) dated 1 Oct 1959	2261 dated 17 Oct 1959	7	2	IS:806-1958	IS:906-1958
MDC/11(6) dated 16 Oct 1959	2328 dated 24 Oct 1959	Last line at p. 2970	••	the 19th Octob 1958	er the 19th October 1959
MDC/11(6) dated 16 Oct 1959	2329 dated 24 Oct 1959	I	4	One Roll of 1000 yards	One Roll of 100 yards
MDC/12(19) dated 29 Oct 1959	2445 dated 7 Nov 1959	I	4	30-10-1960	31-10-1960
MDC/11(5) dated 30 Oct 1959	2447 dated 7 Nov 1959	τ	2	••	Please add asterisk below 'i' in the Standard Mark
MDC/11(9) dated 3 Nov 1959	2509 dated 14 Nov 1959	2	2	Vernishes	Varnishes

COLLECTORATE OF CENTRAL EXCISE, CALCUTTA

| CENTRAL EXCISE

Calcutta, the 2nd December 1959

S.O. 2770.—The Powers under Rule 9 of Central Excise Rules, 1944, relating to the grant of permission for opening of account current, as delegated to the Assistant Collectors and Superintendents under the Notifications, quoted below, are hereby withdrawn.

- (i) Notification No. 4-Ex(MP)/57, dated 6th April, 1957.
- (ii) Notification No. 9/59, dated 4th June, 1959.

[No. 12/1959.]

S. P. KAMPANI, Collector.

MINISTRY OF STEEL, MINES AND FUEL

(Department of Mines & Fuel)

New Delhi, the 11th December 1959

S.O. 2771.—Whereas by the notifications of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S.O. Nos. 138,

dated 7th January, 1959 and 1340, dated 4th June, 1959, under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to acquire the lands in the locality specified in the Schedule appended to each such notification;

And whereas no objection was made to the acquisition of the land afore-said;

And whereas the Central Government after consulting the Government of Bihar is satisfied that:—

(a) the lands measuring 36.38 acres described in the Schedule appended hereto

should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the said Act, the Central Government hereby declares that the lands measuring 36.38 acres described in the said Schedule are hereby acquired.

The plan of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi.

SCREDULE

Orawing No. Rev/33/59.

(Showing lands to be drawing).

BLOCK-I

Sl. No.	Villag	c	_	Thana	Thana No.	District	Area	Remarks
I. 2.	Bandh Kathara			Gomia Gomia	118	Hazaribagh Hazaribagh	} 13.88 Acres	Part.
						TOTAL	. 13.88 Acres (Approximately)	

Plot Nos. to be acquired in village Bandh:-

1418(Part), 1419(Part), 1420(Part), 1421(Part), 1422(Part), 1424, 1425(Part), 1426(Part).

Plot Nos. to be acquired in village Kathara-

391(Part), 392(Part), 394(Part), 395(Part), 396(Part); 397(Part), 398(Part), 399(Part), 400 (Part), 401(Part), 402(Part), 403(Part), 406, 407(Part), 408, 409(Part), 413(Part), 416 (Part), 821(Part), 404(Part), 405(Part).

Boundary Description

AB line passes through plot Nos. 1421, 1418, 1419 in village Bandh.

BC line passes through the plot Nos. 1419, 1420, 1421, 1422, 1425, 1426 in village Bandh and 396, 397, 395, 394, 392, 399, 391, 400, 401, 402, 403, 404, 405, 407, 416, 409 in village Kathara.

CD line passes through plot Nos. 409, 413, 398, 821 in village Kathara and upto River Damodar.

DA line passes along the Left Bank of River Damodar.

			BLOCK	—II		•
51. N o.	Village	Thana	Thana. No.	District	Area	Remarks
r.	Kathara .	. Gomia	117	Hazaribagh.	22.50 Acres	Part.
			Т	OTAL AREA.	. 22·50 Acres (Approximately	<i>'</i>)

Plot Nos. to be acquired in village Kathara:-

398(Part), 414(Part), 808(Part), 810(Part), 813(Part), 814(Part), 815 to 820, 821(Part), 823(Part), 824(Part), 825(Part), 826(Part), 827(Pt rt), 828(Part), 829 to 843, 844(Part), 845 (Part), 851(Part), 852(Part), 856(Part), 856(Part), 856(Part), 856(Part), 866(Part), 868(Part), 868(Par

Boundary Description

- DE line passes through the plot Nos. 821, 398, 414, 810, 813, 814, 823, 824, 808 in village Kathara.
- EF line passes through plot Nos. 808, 826, 823, 827 in village Kathara.
- FG line passes through plot Nos. 827, 828, 808, 845, 844, 855, 856, 852, 851, 868, 866, 865, 864 in village Kathara.
- GH line passes through plot No. 864 and along the Eastern boundary of plot Nos. 862 and 859, upto Left Bank of River Damodar.
- HD line passes along the Left Bank of River Damodar, Plot No. 821.

[No. C2-20(28)/58.]

New Delhi, the 12th December 1959

S.O. 2772.—Whereas by the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S.O. No. 1294, dated the 27th May, 1959 and Corrigendum S.O. 1642, dated the 18th July, 1959, under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to acquire the lands in the locality specified in the Schedule appended to that notification and reproduced in the Schedule to this notification;

And whereas no objection was made to the acquisition of the lands afore-said;

And whereas the Central Government, after consulting the Government of Bihar is satisfied that the lands measuring 44.72 acres described in the Schedule appended hereto should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the said Act, the Central Government hereby declares that the lands measuring 44.72 acres described in the said Schedule are hereby acquired.

The plan of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi.

SCHEDULE

Plan No. Rev/31/59 (Showing lands to be acquired).

Mahlibandh Block

SUB-BLOCK 'C'

Sl. No.	Village			Thana	Thana No.	District	Area	Remarks
1.	Bandh .			Gomia	118	Hazaribagh	0.50 Acres	Part.
2,	Mahlibandh	bandh . Gomi		Gomia	113	Hazaribagh	5.25 Acres.	Part.

Plot Nos. to be acquired in village Bandh;-659(Part), 665(Part), 774(Part), 775(Part), 776 (Part).

Plot Nos. to be acquired in village Mahlibandh:-210(Part), 923(Part), 924(Part), 925(Part), 926(Part), 927(Part), 928(Part), 929,930(Part), 933(Part), 934(Part), 935(Part), 939(Part), 940(Part), 941, 942, 943(Part), 944(Part), 953(Part), 954(Part).

Boundary Description

AB line passes through village Bandh Plot No. 659 in village Mahlibandh Plot Nos. 925 and 210.

BC line passes through village Mahlibandh Plot Nos. -201, 924, 923, 930, 933, 934, 944, 943, 953 and 954.

CD line passes through village Mahlibandh Plot Nos. 954, village Bandh 776, 774 and 775.

DA line passes along the Nothern boundary of Kathara Block I (M.R.)

SUB-BLOCK 'D'

No.	-		Thana	Thana No.	District	Ares	Remarks
1, N	I ahalibandh		Gomia	113	Hazaribagh	3·70 Acres (Approximate)	Part.
2. K	Sathara .	٠	Gomia	117	Hazaribagh	3·05 Acres (Approximate)	Part.

Plot Nos. to be acquired in village Mahlibandh:—1126 (Part), 1268(Part), 1269(Part), 1270 (Part), 1339(Part), 1340, 1341(Part), 1350 (Part).

Plot Nos. to be acquired in village Kathara.--I(Part), 4(Part), 5(Part), 6(Part), 7(Part), 8(Part), 89 (Part), 93 (Part), 106(Part), 107, 1047(Part).

Boundary Description

KE line passes through village Mahlibandh Plot No. 1266.

EF line passes through village Mahlibandh Plot Nos. 1266, 1269, 1270 and 1339.

FG line passes through village Mahlibandh Plot Nos. 1339, 1350 and 1341.

GHline passes along the Western boundary of Kathara block I(A.R.) Plan 'B'.

HI line passes through village Kathara Plot Nos. 106, 95, 93, 89 and 7.

IJ line passes through village Kathara Plot Nos. 7, 6, 8, 5, 4 and 1047.

JK line passes along the Eastern boundary of Kathara Block I (M.R.).

			SUB-BL	OCK 'E'		
Sl. No.	Village	Thana	Thana No,	District	Area	Remarks
Ι.	Kathara .	. Gomia	117	Hazaribagh.	3·82 Acres. (Approximately)	Part.
	•		Total A	REA	3.82 Acres (Appro	ximately)

Plot Nos. to be acquired in village Kathara:—100(Part), 101, 102(Part), 103(Part), 104, 106 (Part), 150(Part), 152(Part), 153(Part).

Boundary Description

HKline passes along the Western boundary of Kathara Block I (A.R.) Plan B'.

KL line passes along the Western boundary of Kathara Part-I Plan 'D',

LM line passesthrough village Kathara Plot Nos. 152 and 153.

MH line passes through village Kathara Plot Nos. 153, 100, 102, 103 and 106.

SUB-BLOCK 'F'

\$1. No.	Village	Thana	Thana No.	District	Area	Remarks
i.	Kathara .	. Gomia	117	Hazarihagh	22·90 Acres (Approximate)	Part.
_			TOTAL AREA .		. 22.90 Acres (Approximately)	

Plot Nos. to be acquired in village Kathara:—138(Part), 139 to 141, 142, 147(Part), 148, 149, 150(Part), 165(Part), 458(Part), 459(Part), 460(Part), 461, 462, 463(Part), 464, art) 466(Part), 467(Part), 486(Part), 488(Part), 489(Part), 496(Part), 497(Part), 1046.

Boundary Description

NO line passes along the Southern boundary of Kathara block I(A.R.) Plan 'B'.

OP line passes through Plot No. 150 in village Kathara.

PO line passes through Plot No. 150.

QR line passes through Plot Nos. 150, 138, 147, 497, 496, 489, 486 and 488.

RS line passes through Plot Nos. 488, 467, 466, 464, 463 and 458.

STUV line passes through Plot Nos. 458, 459, 460, 165, and 150.

VN line passes along the Eastern boundary of Kathara Part I (A.R.) Plan 'D'.

SUB-BLOCK 'G'

Plan No. Rev./32/59.

Sl. No.		Village	Thana	Thana No.	District	Area	Remarks
Ι,	Borea		. Gomia	115	Hazaribagh	2·25 Acres (Approximate)	Part.
					TOTAL AREA:	. 2·25 Acres mately).	(Approxi-

Boundary Description:

ABC line passes through Plot of village Borea: -62, 61, 68.

CD line passes through Plot No. of village Borea: -65.

DEF line passes along the Boundary of Block-2 Plan B'.

FA line passes through Plot No. in village Borea: -62.

SUB-BLOCK 'H'

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Borea	Gomia	115	Hazaribagh	3.25 Acres (Approximate)	Part
			To	OTAL AREA:	. 3.25 Abres (App	oroximate)

Plot Nos. to be acquired in valage Borea: -313(Part), 343 to 347.

Boundary Description:

GH line passes along plot No. 343.

HI line passes along the boundary of Plot No. 348(Road).

IJ line passes along the boundary of block 3 Plan 'B'.

IG line passes through plot No. 313 and along the boundary of Plot No. 342 upto point 'G'

[No. C2-21(4)/59.]

B. ROY, Under Secy.

(Department of Iron and Steel)

New Delhi, the 12th December 1959

S.O. 2773/ESS.COMM/IRON AND STEEL-2(c)/AM(60).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendments shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS.COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in columns 2 and 3 thereof, the following entries shall be added against the respective States, namely:—

(i) Against 'MADRAS',

"5. The Divisional Engineer, Transport and Machinery, Madras. 4 and 5."

(ii) against 'MANIPUR',

"4. The Principal Engineering Officer 4 and 5."

Public Works Department Manipur, Imphal.

[No. SC(A)-1(20)/59.]

New Delhi, the 14th December 1959

S.O. 2744/ESS. COMM/IRON AND STEEL-2(c)/AM(61).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the

Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS.COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in column 2 thereof, against 'others', for the existing entry No. 45, the following shall be substituted, namely:—

"45. Assistant Director of Ordnance Services (Control), Army Headquarters, New Delhi."

[No. SC(A)-1(20)/59.]

J. S. BAIJAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 5th December 1959

8.0. 2775.—In exercise of the powers conferred by Section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby directs that the following further amendments shall be made in the Tobacco Grading and Marking Rules, 1937, the same having been previously published as required by the said section, namely:—

In the said rules,

(a) after the existing Schedule XI, the following new Schedules shall be inserted, namely:

"SCHEDULE XII

Grade, designations and definition of quality of unmanufactured Suncured 'Lal Chopadia' tobacco grown in Bombay State.

Grade	Special c	haracteristics	
designa — tion	Colour	Texture	Body and conditions
I	2	3	4
(L) BY	Brownish yellow with heavy spangling on the leaf.	Thick .	Good body leaves with fine aroma with or without green- ishtinge at velns. Blemish* up to 5% of the total area.
(L)DB	Dark brown with medium spangling.	Medium .	Good body leaves with medium aroma with or without greenish tinge at viens. Blemish* up to 15% of the
(L)GB	Greenish brown with or with- out spangles.	Medium .	total area. Good body leaves with medium aroma. Blemish* up to 20% of the total area.

- To allow for accidental errors in grading a tolerance of 5 per cent. of leaves corresponding to the specifications of the next lower grade will be allowed.
- *Blemish includes damage due to disease, spots, sun-burn and breakage in handling.
- 3. In the first two grades greenish patches are also considered as blemish,
- In the case of 'hands' (leaf bundles) the customary placement of small leaves and bits shall be tolerated to the extent of 20 per cent.

SCHEDULE XIII

Grade, designations and definition of quality of unmanufactured Suncured 'Judi' tobacco grown in Bombay State.

Grade	Special characteristics								
designa- tion	Colour	Texture			Body and conditions				
18A	Brownish yellow with heavy spangling.	Medium			Medium body leaves with fine aroma with or without greenish tinge at the veins. Blemish upto 5% of the				
J GB	Greenish brown with medium to thin spangling.	Medium	•		total area. Medium body leaves with medium aroma. Blemish* up to 20% of the total area.				

- To allow for accidental errors in grading a tolerance of 5 per cent. of leaves corresponding to the specifications in the next lower grade will be allowed.
- Blemish includes damage due to disease, spots, sun-burn and breakage in handling.
- 3. In the case of 'hands' (leaf bundles) the customary placement of small leaves and bits shall be tolerated to the extent of 20 per cent.

SCHEDULE XIV

Grade, designations and definition of quality of unmanufactured Suncured Natu (Nicotiana tabacum) Bidi Tobacco flakes.

Grade	Special characteristics										
designa- tion	Colour	Texture & Body	Size								
1. Pro-	(a) Greenish to Dark Green .	Thick to Medium.	Between 1/16" (1.59mm) to 1/4" (6.35 mm) free from foreign matter.								
2. Semi proce-	(b) Yellowish to Dark Brown. (c) Mixed (a) Greenish to Dark Green .	Thick to Medium Thick to Medium. Thick to Medium .	More than 1/4" (6.3 5mm) flakes not less than 50%								
ssed.	(b) Yellowish to Dark Brown.	Thick to Brown.	and flakes and stems together not less than 75%.								
	(c) Mixed	Thick to Brown.									

- 1. 1/4 inch (6.35 mm) and 1/16 inch (1.59 mm) means not more than 4th or 16th square or circular aperture respectively per linear inch (25.4 mm).
- 2. To allow for accidental errors in grading a tolerance of 5 per cent. of the lower grade will be allowed."
- b. the existing Schedule XII shall be re-numbered as Schedule XV.

[No. 16-1/59 AM.]

V. S. NIGAM, Under Secy.

(Department of Agriculture)

New Delhi, the 9th December 1959

S.O. 2776.—In exercise of the powers conferred by sub-section (1) of section 3 of the Livestock Importation Act, 1898 (9 of 1898), the Central Government hereby prohibits the import into India of equine species of animals including horses, asses and mules of any breed, age or sex from Pakistan, Afghanistan or Goa, by land, air or sea.

[No. 13-181/59-LD.]

K. C. SARKAR, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 3rd December 1959

8.0. 2777.—Under Section 4(v) of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to appoint Shri Raichand Nagda, Khandwa to be a member of the Indian Central Cotton Committee, Bombay upto 31st March, 1961 to represent Cotton Manufacturing or Ginning Industry in Madhya Pradosh State wice Shri Bhuranday Vivera Setting Pradesh State vice Shri Bhupendra Kumar Sethi.

[No. 1-18/59-Com, IV.]

AJUDHIA PRASADA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 3rd December 1959

S.O. 2778.—In pursuance of sub-rule (d) of rule 2 off the Indian Medical Council Rules, 1957 published with the notification of the Government of India in the Ministry of Health S.R.O. No. 1319 dated the 16th April, 1957, the Central Government hereby appoints Dr. Md. Imam, Special Officer, Health Department, New Secretariat, Patna-1, in place of Dr. S. M. Hassan as Returning Officer for Bihar for the conduct of election of a member to the Medical Council of India under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act 1956, and makes the following amendment in the natification of the Government. Act, 1956, and makes the following amendment in the notification of the Government of India in the Ministry of Health No. 5—40/58-M. 1, dated the 19th December, 1958, namely:—

In the last mentioned notification, against serial No. 5, under column 2, for the existing entry, the following shall be substituted, namely:-

Secretariat, "Dr. Md. Imam, Special Officer, Health Department, New Patna-1."

[No. F. 5-40/59 M. 1.]

A. K. DAR, Under Secy.

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 11th December 1959

S.O. 2779.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby makes the following further amendments in the Supplementary Rules published with the Government of India, Finance Department letter No. 104-C.S.R., dated the 4th February, 1922, namely:—

In part VIII of the said Rules, in Division XXVI-B, in Supplementary Rule 317-B-9-

- (a) for sub-rules (1) and (2), the following sub-rules shall be substituted, namely: --
 - "(1) Any officer to whom a residence has been allotted under these rules, may apply for a change of allotment within the same class from one zone to another zone in the yearly application made by him under

S.R. 317-B-4. No change shall be permitted to him within the same zone, except from one floor to another floor, or from one type of accommodation to another type of accommodation, within the same class.

- **Explanation.**—For the purposes of this rule, zone, means a group of residences or localities notified by the President from time to time to form a zone.
- (2) An officer who applies for a change under sub-rule (1), shall be considered for allotment of a residence desired by him along with the officers whose names are in part B of the Card Index maintained under S. R. 317-B-5, according to their 'priority dates'.";
- (b) sub-rule (3) shall be omitted and sub-rules (4) and (5) shall be renumbered as sub-rules (3) and (4) respectively;
- (c) in sub-rule (3) as so renumbered-
 - (i) for the words, brackets and figure "under sub-rule (3)" the words, brackets and figure "under sub-rule (1)" shall be substituted;
 - (ii) the words "for a period of six months from the said date" shall be omitted.

[No. 3/96/57-Acc. I.]

R. C. MEHRA, Under Secy.

MINISTRY OF IRRIGATION AND POWER

ORDER

New Delhi, the 14th December 1959

- 8.0. 2786.—In exercise of the powers conferred by sub-clause (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of—
 - (i) Rule 118, proviso (a),
 - (ii) Rule 119 (1) (a), and
 - (iii) Rule 123 (7)

of the said Rules shall be relaxed in respect of the use of the following apparatus in conjunction with Model 13000, 4 cu. yd., P. & H. shovels, serial nos. (1) 21060, (2) 20935 and (3) 20936—

(1) Shovel No. 21060:

One 200 H. P., 3300 volts, Squirrel cage motor serial No. 266308.

One 100 H. P. 3300 volts, Squirrel cage motor serial No. 266318.

One 30 K.V.A., 3.3 K. V./380 volts, transformer, serial No. 10430 for the control circuits, lighting supply and auxiliary equipments.

One length of 1,000 feet of type 6 AWG, 3000 to 4000 volts grade, 133 strands, 3 live screen protected insulated conductors, the combined construction of the screen being .0342 sq. in., and the 3 un-insulated ground conductors, the combined construction of which being .049 sq. inch.

(2) Shovel No. 20935:

One 200 H.P., 3300 volts, Squirrel cage motor serial No. 265816.

One 100 H. P., 3300 volts, Squirrel cage motor serial No. 265821.

One 30 K.V.A., 3.3 K. V./380 volts, transformer, serial No. 9930, for the control circuits, lighting supply and auxilliary equipments.

One length of 1,000 feet of type 6 AWG, 3000 to 4000 volts grade 133 strands, 3 live screen protected insulated conductors, the combined construction of the screen being .0342 sq. inch, and the 3 un-insulated ground conductors, the combined construction of which being .049 sq. inch.

(3) Shovel No. 20936:

One 200 H.P., 3300 volts, Squirrel cage motor serial No. 265817.

One 100 H.P., 3300 volts, Squirrel cage motor serial No. 265820.

One 30 K.V.A., 3.3 KV/380 volts, transformer, serial No. 9830.

A length of 1,000 feet of type 6 AWG, 3000 to 4000 volts grade 133 strands, 3 live screen protected insulated conductors, the combined construction of the screen being .0342 sq. inch, and the 3 un-insulated ground conductors, the combined construction of which being .049 sq. inch.

at the quarries of the Barsua Iron Mine of Rourkela Steel Project (Messrs Hindustan Steel Limited) to the extent that (i) the transportable motors of the shovel may be used at 3.3 K.V., (ii) the transformer and other associated equipments using energy at high voltage may not be fixed apparatus when installed on the transportable shovel moving from place to place, and (iii) the length of the flexible cable with the transportable machine may not exceed 1,000 feet, and that the relaxation shall be subject to the following conditions:

- (1) The installations and wirings inside the shovel shall comply with the relevant provisions of the Indian Electricity Rules, 1956, in particular, rules 115—117, 121, 123—125 and 130.
- (2) The flexible trailing cable for use with the excavating machine shall be worked and handled with due care so as to avoid any danger arising out of its use. It shall be of adequate size. The 3.3 K. V. supply through the same shall be controlled by a proper circuit-breaker provided with earth-leakage protection to cover the system under earth-leakage fault condition.
- (3) The high voltage motors and the transformers shall each be controlled by a circuit-breaker rated to the ratings of the apparatus concerned and installed within the shovel.
- (4) The excavating machine shall be worked with due care so as to avoid danger arising out of any electrical defect and the insulation resistance of the high voltage circuit including driving motors shall at no time be less than 10 megohms.
- (5) The operators of the shovel shall be trained and authorised for operating the shovel with competency and due care to avoid danger.

Provided that the aforesaid relaxation shall be valid for such time as the said machine is in use in the mine and that due information shall be given to the Central Government through the Electric Inspector of Mines as soon as the machine is taken out of the mine.

[No. E1-III-3(8)/59.]

N. S. VASANT, Officer on Special Duty.

MINISTRY OF REHABILITATION

New Delhi, the 9th December 1959

S.O. 2781.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee property specified in the Schedule hereto annexed in the State of Punjab for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee property specified in the Schedule hereto annexed.

DISTRICT PATIALA									
Sl. No.	Particulars of Evacuee property	Name of the town and locality/ village in which evacuee property is situated	Name of the evacue e						
I	2	3	4						
I	Property No. 538A at Nabha.	Nabha	Mohd. Ahsan.						

[No. 1(1545)59/Comp.III/Prop.I.]

(Office of the Chief Settlement Commissioner)

New Delhi, the 7th December 1959

S.O.2782. Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh specified in the Schedule below for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, Therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and R-habilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below.

THE SCHEDULE

Sl. No	Particulars cuse pr			loculity in evacuee	Name of the town and locality in which the evacure property			Name of the evacuee	
	Khasra	Ar	ен В.В	is situa B.	ted				
1	2		3		4			5	
	 -			TEH	SIL]	ANS.	ATI	H	
1	1381	^	13 0	Jatwara				Shri Bashir Hussain s/o Sagir Hussain.	
2		I	12 0	Jauli	•			Hamid Hasan s/o Mosi Raza,	
_	2,01	•	X 20 0	J				Husain Raza, Iulam Raza.	
3	788	2	10 0	Jatwira			,	Smt. Riaz Fatima w/o Syed Ahmed.	
4	2319			")				**- *1 TT -1 / NF *	
			10 0	∫ Jauli .	•	•	•	Hamid Hussein s/o Mosi	
	2521			Ĺ				Raza, Hussani Raza s/o Bagar Raza.	
_	2522		12 O	Seekri .				Latif Ahmad s/o Habib Ahmed,	
5	1316	U	a 0	SECRIT .	•	•	•	Mohd Mouin, Smt. Alle lin, Jamila Smt. Shafique, Smt. Chhoti, Smt Khatun, Mutin Mushir, Smt Mahbooben.	
-6	162	3	8 o	ე Do.				Aun Mohd. s/o Nazir Hussain.	
	344			∫				5.00	
7	2504	2		· Jaulı .	•		•	Haider Abbas, Safdar Abas, Syed Murtaza.	
8			15 0	∫ Jatwara				Rahat Hussain s/o Jawar Hussain, Al	
	438	4	13 O	ſ				Haider s/o Wazarat Haider.	
9	395	2	4 0	∫ S∷ekri .		•	٠	Smt. Nanhi Begum w/o Mazaharu	
	396	2	14 0	ſ				Haq.	

I	. 2	3		4			5
10	431	1 13	0	Mohd, pur			Mohd. Qazim, Nazim Tahir, Mohd.
11	1631	0 8	O	Kailawada Kalan		•	Qasim s/o Mohd Fazil. Amir Ahmad, Hussaini Ahmad s/o Haider Husain, Smt. Banni Fatma Mohd. Amir Begum Hashmi, Nashir Begum.
12	162 6	3 9	0	,, s, ;		-	Inayat Hussain s/o Ghayasuddin, Ulfat Hussain.
13	1010 100 0 1002	0 13 0 12 1 19	00}	33 33 *	•	٠	Jawaid Hussain s/o Fayaz Hussain, Munstabh Hussain, Smr. Benni Begum.
14	1799 1587 175 6 17 5 7	0 18 0 5 0 16 0 12	0 0 0	Phullat .	•	•	Mohd. Anis s/o Allauddin.
15	1238 1239 1378'2	0 14 0 15 0 7	0 }	Seckri			Tahir Hussain s/o Nazir Hussain.
16	557 M 559 M	0 7 I 0 3 II	٥١	Rasalpur .			Tahir Hussain s/o Zaher Hussain. Shahid Hussain & Zahid Hussain.
17	552	0 I	٥	,,	•		Mustafa Hussain, Gulam Abbas, Haider Abbas, Smt. Chammo.
18	550	o 8	0 ,	33		•	Abdul Hamid, Mohd. Ali, Jamil Hussin, Shamsul Hussain, Jamila
19	1409		o	Kailawada Kalan			Begum, Sakina Begum. Sardar Haider & Mustajah Haider.
20 21	981 1626	_	° ¹	Hashinpur . Kailawada Kalan	•	:	Muslim Hussain, s/o Mohd Husain. Liaqat Hussain, Mohd, Iqbal, Mohd
22	1626 203	0 2	° {				Shahid Raza,
	206 212 - 207 209	0 1 0 5	° }	Yusufpur .	•		Iftikhar Raza, Miraj Fatima & Akbari Fatima
23	534	1 17	o }	Kakrauli			Saghir Hussain & Mohd, Raza & Yusuf, Raza.
24	539 1 36 6 1 36 7	0 1	° 1	3> *	•		Syed Ahmed 9/0 Niez Ahmad.
				TEHSIL BU	JDI	HAN	TA.
25 26 27 28 29	2267 1195 5405/2 1034/1.2 1114 695 1109	0 5 1 4 0 12 1 1 0 15	000000	Kalyanpur Rasulpur Dabhari Kandhla Bahramgarh		:	Umar Khan s/o Chatru, Inman Khan s/o Rustam. Muzaffar Hussain s/o Nasuruddin. Smt. Aaghari Begum w/o Ali Akhtar.
	10 75/4 575 576	c 4 1 6	0 C 0	,,			Ahmod.
30	1978 1979 1980	1 2 I I O T2	0 0 0	Kandhla .	-		Hashmat Hasan s/o Ishnul Haq, Mariyal Hasan, Zee Khatoon, Shammi Khatoon.
31	1981 1274 M	0 14	0 }	Loi			Asghar Ali Khan, Abdul Wahid Khan,
32	1274M 1379	0 16 5 19	0	Budhana .	•	•	Wasiq Ahmad, Rafiq, Khalil Ahmad Aqil Ahmad, Nafis Ahmad, Bashir, Ahmad, Smt. Shakila Begum.
33	1358 1360	1 14 0 4	0}	27			Do.
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ı	2		•	3		4			5
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35	1612	o	14	0	Jalalabad				Noor Mohd Khan s'o Wali Mohd
36	1515 1518 1519	0000	11 5 4	0 0					Khan
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37	1525 1433 2184 2222	0 0 0	5 11 4 6	0 0 0 1	Hasanpur Lo	hari			Do.
38	246 <i>7</i> 2300	0 4	18 10	ر ه	"	,,			Bundu Khan s/o Hayat Khan, Khalif
39	1433 1489	2	5 4	0}	27	17			Rahman, Noor Mohd. Khan. Mohd Alamgir Khan s/o Amir Khan.
40	1248 1249	0	12 19	0 }	Jalalabad				Mohd. Ali s/o Mahfooz Ali.
41	1250 2299	0	7 17	0)	31				Alla Dia Khan s/o Ahmad Khan &
42	55	3	11	0	Alipura				Smt. Chanda Begum. Ali Abbas s/o Mohmood Hasan.
43	225 255 5 2595 260	1 0 2 0	18 1 1¢	0000	Rana Majra				Jamaluddin s/o Abdul.
44	261 12362 12363 12365 12366	Ţ	2 JI 8 0	0 [- Kairana				Karamat Ali, Basheruddin, Hamidud- din.
45	12384 452 506 507	2 5 2 1	11 3 15	0 }	33				Sadaqat Ali Khan.
46	847A 10	0	7 15	٥į	Razak Nagai	r			Najabul Hasan Shariful Hasan,
47	901 13	3	6	0]	Jamolpur	,	·	٠	Fahim Hasan. Nisar Ahmad, Ishtiaq Ahmad, Hasina Khatoon Aijaz Ahmad, Irshad Ahmad, Smt. Mahmooda Begum.
48	560	0	T 2	0	Ambehta				Smt. Sharifan w/o Abdul Rehman,
49	561/2	0	8	0	,,				Irshad Elahi. Ali Niwas, Mst. Fahiman Jamal,
50	941/1		I	ہِ ہ	Banat .				Hamiden. Mohd. Hapif s'o Mohd Suleman.
51	942 2 263 265 266/5	I	18 6 6	000	Garhi A bdul	la Kł	ıaη	•	Idris Khan s/o Ahmadulla Khan.
					TEHS1 L '	ζ M U	ZAF	TAF	RNAGAR
52	355		7_	٥	Harsoli				Smt. Azmati /o Amroo.
53 54	356 546 586 587	0 4	10	o o \	Sandhawali . Sakera				Smt. Amna Begum. Syed Ahmad, Qasim Ali, Hashim Ali.

3464	THE	CAZETTE	OF	INDIA:	DEC.	19,	1959/AGRAHAYANA	28,	1881	[BART L
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I	2		3			4	 5
55	416	0	9	0	M. Nugar .		Muntaz Ali Khan Imtiaz Ali Khan, s/o Umar Darez Ali Khan, Ra hid Ali Khan, Arshad Ali Khan, Wahiu
56 57	902 1221		5	0	M. Nagar		A!i Khan, Ara Bezum, Sitara Begum. Do. Do.

[No. 2(1) Policy-II 58]

M. L. PURI,

Settlement Commissioner and Ex-Officio Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 21st March 1959

8.0. 2783.—Whereas the Central Government is of the opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh specified in the schedule below for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below:—

THE SCHEDULE

S1. No.		of the evu- roperty	Name of the town and locality in which the evacuee property is situated	Name of the evacuee
•	Khasra No.	Arca B. B. B.		

District Saharanpur

1, 2 3 4	81 M 2214 M 48/1 44/1 44/2 45/1	6 7 0 6 17 10 4 1 19 0 5 0 0 8 0		Mst. Abbasi Begum. Maqsood Hussain. Khurshidul-Aslam. Ali Hussain. Abdul Hussan. Abdul Majid.
	45/1 46/1	2 10 0	•	Abdul Bari.
	46/2	4 18 0		s/o Hussain Bux,
	5	8 12 0		
- 5	866 M	1 1 O	Ambeta Tch. Nakoor.	Jamil Ahmed,
_	869 M	0 12 0		Usman Khan.
	865 M	170		
	869/2	I 2 0		
	869/1 M	3 5 0		
	5	7 7 0		

2 10 O Dora Shiopur, Tch. Nakoor.

Sl. No.	Particulars cuce pro		Name of the town and locality in which the Name of the evacuee evacuee property is situated					
	K hasra No.	Area B. B. B.						
6	2060	2 6 o Sarsawa, Tch. Nakoor,	Maqsood Ahmed &					
7	345 M 272	2 I4 7 Sirsala, Tch. Nakoor. I 10 0	Malehdoom Bux s/o Ramjani.					
	2	4 4 7						

[No. 2(1) Policy-II/58.]

Saddiq Hussain 8/o Aziz Hussan.

(Sd.) Illegible, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 9th December 1959

S.O. 2784.—The Government of the State of Bihar having nominated, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), Dr. S. M. Hassan, Director of Health Services, Bihar, as a member representing the said State on the Medical Benefit Council, in place of Dr. P. A. P. Singh, the Central Government, in pursuance of the said section 10, hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. HI-1(1)/58, dated the 1st July, 1958, namely:—

In the said notification, under the heading 'Members' and sub-heading '(Nominated by the State Governments concerned under clause (d) of sub-section (1) of section 10)', for item (8), the following item shall be substituted, namely:—

"(8) Dr. S. M. Hassan, Director of Health Services, Bihar."

[No. F.HI-1(176)/59.]

New Delhi, the 14th December 1959

S.O. 2785.—In exercise of the powers conferred by section 88 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Labour and Employment No. HI-6(160)/59, dated the 20th October, 1959.

[No. HI.6(160)/59.]

BALWANT SINGH, Under Sccy...

New Delhi, the 10th December 1959

S.O. 2786.—In exercise of the powers conferred by section 8 of the Minimum Wages Act, 1948 (11 of 1948), read with section 9 of the said Act and rule 3 of the Minimum Wages (Central Advisory Board) Rules, 1949, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour and Employment No. LWI(I)6(15)/58, dated the 17th November, 1959, namely:—

In the said notification--

806/2

- (i) under the heading "Independent Members", for entry 2, the following entry shall be substituted, namely:
 - "2 Shri Harbans Raj Singh, Labour Commissioner, Punjab, Ambala";
- (ii) under the heading "Representatives of Employers", for entry 1, the following entry shall be substituted, namely:
 - "1, Shri K. L. Dhandhania, 135-Canning Street, Calcutta-1".

New Delhi, the 14th December 1959

S.O. 2787.—In exercise of the powers conferred by sub-section (1) of section 3, read with section 4 and sub-section (2) of section 5 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government, after considering the advice of the Committee, appointed under sub-section (1) of section 5 of the said Act, hereby fixes minimum rates of wages payable to the classes of employees specified in Annexure hereto and employed in employment in agriculture or on the construction or maintenance of roads or in building operations, and directs that this notification shall come into force on and from the 25th December, 1959.

ANNEXURE

1. Initial wage fixation for certain classes of employees employed on the construction or maintenance of roads or in building operations in the Central Water and Power Research Station, Khadakvasla.

Categories o	of employees	All inclusive minimum rates of wages per day.		
(1) Carpenter Fitter Mason	Class I	Rs. 4		
(2) Carpenter Fitter Mason	Class II	Rs. 3		
(3) Carpenter Fitter Mason	Class III	Rs. 2·50		
(4) Turner		Rs. 4		
(5) Blacksmith		Rs. 3		
(6) Machinist		Rs. 3		
(7) Blacksmith Pump driver Turner	} Mate	Rs. 2		
(8) Chowkidar		Rs. 2		
(9) Mali	•	Rs. 2		
(10) Women Maz	door (Adult)	\mathbf{R}_{S} . $1\cdot 50$		

2. Initial wage fixation for employees employed on the construction or maintenance of roads or in building operations or in stone breaking or stone crushing operations carried on in oil fields in Assam.

Categories of	All inclusive minimum rates of wages per day.
(1) Unskilled (2) Semi-skilled (3) Skilled	Rs. 2.50 Rs. 3.00 Rs. 4.00

3. Initial wane fluction for agricultural employees employed in the Central Rice Research Institute, Cuttack.

Categories of agricultural employees	All inclusive minimum rates of wages per day.
(1) Men (2) Women (3) Adolescents (above 15 years but below 18 years)	Rs. 1·25 Rs. 1·12 Rc. 1·00 Re. 0·75

4. Initial wage fixation for certain categories of agricultural employees employed in the Botanical Sub-Station, Pusa (Bihar).

Categories of employees		All inclusive minimum rates of wages.		
(1) Regular monthly men (Skilled) (2) Unskilled Mazdoors	Rs.	75.00 per month.		
Adults	$\mathbf{Rs}.$	1.25 per day.		
Adolescents (above 15 and below 18 years)	Re.	1.00 per day.		
Children (below 15 years)	${f Re.}$	0.75 per day.		

[No. LWI(I)6(18)/59(ii).]

K. D. HAJELA, Under Secy.

New Delhi, the 10th December 1959

S.O. 2788.—In pursuance of sub-clauses (1), (3) and (4) of clause 4 of the Madras Dock Workers (Regulation of Employment) Scheme, 1956, the Central Government hereby appoints Shri N. Subrahmanyam, I.C.S., Chairman, Madras Port Trust, Madras, as a member of the Madras Dock Labour Board and also nominates him as the Chairman of the said Board vice Shri G. V. Ayyar, I.C.S., and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Labour S.R.O. 2377, dated the 23rd October, 1956, namely:—

In the said notification, for the entry "Shri G. V. Ayyar, I.C.S." in the two places where it occurs, the entry "Shri N. Subrahmanyam, I.C.S." shall be substituted.

[No. Fac. 76(23).]

New Delhi, the 14th December 1959

S.O. 2789.—The following draft of a further amendment of the Calcutta Unregistered Dock Workers (Regulation of Employment) Scheme, 1957, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all per one likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 20th January 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

Draft Amendment

In the said Scheme, in item (vi) of sub-clause (2) of clause 9, the following centence shall be inserted at the end, namely:—

"If for any reason it is not possible to send the photo-identity card through the listed employer, the Board may deliver it direct to the worker concerned."

[No. Fac. 184(16)/59.]

New Delhi, the 15th December, 1959

S.O. 2790.—In exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following further amendments in the Bombay Dock Workers (Regulation of Employment) Scheme, 1956, the same having been previously published as required by the said sub-section, namely:—

Amendment

In the said Scheme—

- (1) for sub-clause (4) of clause 7, the following sub-clause shall be substituted, namely:—
 - "(4) The Board shall submit to the Central Government-
 - (i) as soon as may be after the first day of April in every year and not later than the thirty first day of October, an annual report on the

working of the Scheme during the preceding year ending the thirty-first day of March together with an audited balance sheet; and

- (ii) copies of proceedings of the meetings of the Board".
- (2) after clause 8, the following clause shall be inserted, namely:-
 - "8-A. Annual Estimates.—The Chairman shall, at a special meeting to be held before the end of February in each year, lay before the Board the annual budget as received from the Administrative Body under clause 11(i) of this Scheme, for the year commencing on the first day of April then next ensuing in such detail and form as the Board may, from time to time, prescribe. The Board shall consider the estimate so presented to it and shall, within four weeks of its presentation, sanction the same either unaltered or subject to such alterations as it may deem fit."
- (3) in clause 11, for sub-clause (i), the following sub-clause shall be substituted, namely:—
 - "(i) the framing of the budget annually, submitting the same to the Board on or before the fifteenth day of February in each year and getting it approved by the Board".

[No. Fac.171(15)(i)/59.]

\$.0. 2791.—In exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following further amendments in the Madras Dock Workers (Regulation of Employment) Scheme, 1956, the same having been previously published as required by the said sub-section, namely:—

Amendment

In the said Scheme-

- (1) for sub-clause (4) of clause 7, the following sub-clause shall be substituted namely:—
 - "(4) The Board shall submit to the Central Government-
 - (i) as soon as may be after the first day of April in every year and not later than the thirty first day of October, an annual report on the working of the Scheme during the preceding year ending the thirtyfirst day of March together with an audited balance sheet; and
 - (ii) copies of proceedings of the meetings of the Board".
 - (2) after clause 8, the following clause shall be inserted, namely: -
 - "8-A. Annual Estimates.—The Chairman shall, at a special meeting to be held before the end of February in each year, lay before the Board the annual budget as received from the Administrative Body under clause 11(i) of the Scheme, for the year commencing on the first day of April then next ensuing in such detail and form as the Board may, from time to time, prescribed. The Board shall consider the estimate so presented to it and shall, within four weeks of its presentation, sanction the same either unaltered or subject to such alterations as it may deem fit."
- (3) in clause 11, for sub-clause (i), the following sub-clause shall be substituted, namely:—
 - (i) The framing of the budget annually, submitting the same to the Board on or before fifteenth of February in each year and getting it approved by the Board".

[No. Fac,171(15)(iii)/59.]

B. K. BHATTACHARYA, Dy. Secy.

New Delhi, the 11th December 1959

S.O. 2792.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947). the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Pichri Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DIIANBAD. REFERENCE No. 53 of 1959

PARTIES:

Employers in relation to the Pichri Colliery

ANO

Their workmen.

Dhanbad, dated the 2nd December 1959

PRESENT:

APPEARANCES: Shri Salim M. Merchant, B.A.L.L.B., Presiding Officer

Shri D. Narsing, Advocate, instructed by Shri N. C. Sen Gupta, Director-in-Charge, Pichri Colliery Co. (P) Ltd., and on the earlier date of hearing Shri M. Sen Gupta, Secretary of the Pichri Colliery Co. (P) Ltd,---for the Employers

Shri S. Das Gupta, Sccretary, Colliery Mazdoor Sangh,-for the workmen.

STATE: Bihar.

INDUSTRY: Coal.

AWARD

The Government of India, Ministry of Labour & Employment, by Order No. LR.II-2(128)59 dated 14th August 1959, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 47), was pleased to refer to me for adjudication the industrial dispute between the parties above named in respect of the subject matters specified in the following schodule to the said Orders. the following schedule to the said Order:-

SCHEDULE

- "Having regard to the nature of duties performed by Sil Janardan Prasad Sharma, what should be the wages payable to him by the management of Pichri colliery as per the Award of the All India Industrial Tribunal (Colliery Disputes) as modified by the decision of the Labour Appellate Tribunal, and with effect from what date?
- 2. Whether the management of Pichri colliery was justified in terminating the services of Sri Janardan Prasad Sharma with effect from 1st April 1959, and if not, to what relief is he entitled .?"
- 2. After the matter was heard for sometime before me on 1st December 1959, the parties applied for the time till today (2nd December 1959) to explore chances of a settlement of the dispute and at today's hearing the parties filed the terms of settlement that had been reached between them and prayed that an award be made in terms thereof. A copy of the said terms of settlement is annexed hereto and marked Annexure 'A'. As I am satisfied that in the facts and circumstances of the case the terms of settlement are fair and reasonable, I make an award in terms thereof award in terms thereof.

(Sd.) SALIM M. MERCHANT.

Presiding Officer,
Central Government Industrial Tribunal, Dhanbad.

Dhanbad,

The 2nd December, 1959.

ANNEXURE "A"

BEFORE THE CHAIRMAN CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL DHANBAD

Reference No. 53 of 1959

Employers in relation to Pichri Colliery.

AND

Their workmen.

The parties above-named, without prejudice to their respective contentions, most respectfully beg to submit as under:-

1. The above dispute has been amicably settled between the parties on terms hereinafter stated.

- 2. The employers agree to pay to Sri Janardan Prasad Sharma the sum of Rs. 650/- within one month from this date, as if he was retrenched from service.
- 3. The employers also agree to pay to Sri Janardan Prasad Sharma any unpaid wages that may be found due to him.
- 4. The employers also agree to pay to the workmen the sum of Rs. 100/-as costs of these proceedings.
- 5. The parties, therefore, pray that this Honourable Tribunal may be pleased to give its award in terms aforesaid.

S. DAS GUPTA.

Secretary,
Colliery Mazdoor Sangh
For the Workmen
2nd December, 1959.

N. C. SENGUPTA, Director-in-Charge For the Employers, 2nd December, 1959.

Taken on file.

(Sd.) SALIM M. MERCHANT,

Presiding Officer, Central Government Industrial Tribunal, Dhanbad.

[LRII/2(128)/59.]

5.0. 2793.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Madras, in the industrial dispute between the employers in relation to the Metrathi Gypsum Mines, Coimbatore District and their workmen

BEFORE THE INDUSTRIAL TRIBUNAL, MADRAS

Friday the thirteenth day of November, One Thousand Nine Hundred and Fifty-nine

PRESENT:

Shri K. Ramaswami Goundar, B.A., M.L. INDUSTRIAL DISPUTE No. 50 of 1959

(In the matter of the dispute between the workmen and the management of Metrathi Gypsum Mines, Udamalpet, Coimbatore District.)

BETWEEN:

The Secretary, Coimbatore District Mine Workers' Union, 8/39, Trichy Road, Singanallur P.O., Coimbatore District.

AND

The Management of Metrathi Gypsum Mines, Dasarapathi Village, Udamalpet Taius, No. 1, Azad Road, Udamalpet, Coimbatore Dist.

REFERENCE:

LR.II-64(25)/58 of the Ministry of Labour & Employment, Government of India, New Delhi, dated 15-10-1959 and 22-10-1959.

Issue:

"Whether after resuming mining operations with effect from the 3rd September, 1958, the management of Metrathi Gypsum Mines, Udamalpet, was justified in imposing a condition to the effect that only such of the workers as were willing to execute an agreement in the form prescribed by the management would be given re-employment in the Mines".

This dispute coming on for hearing this day, upon perusing the reference the claim and counter statements and the other material papers to this dispute, and upon hearing the arguments of Eri B. Kanagasabapathy, Joint Secretary for the

union and of Sri. R. Krishnamurthi, Sri T. C. Santhanam and Sri T. Appavoo on behalf of the management, the Tribunal passed the following:—

AWARD

The question involved in this reference is whether after resuming mining operations with effect from the 3rd September, 1958, the management of Metrathi Gypsum Wines, Udamalpet, was justified in imposing a condition to the effect that only such of the workers as were willing to execute an agreement in the form prescribed by the management would be given re-employment in the Mines. The management concerned is Metrathi Gypsum Mines, Udamalpet, engaged in the quarrying of gypsum stones which serve as raw material for other industries, such as manufacture of cement etc. I am told that this business is carried on by a proprietor, Srl Sankaralingam of Tirunelveli. The business was started about September 1955, after obtaining a mining licence for a period of 3 years. The mines are situate a few miles from Udamalpet. On the expiry of the first licence in September 1958, a fresh licence was obtained for carrying on the same business, but it related to a different site, as the plots governed by the earlier licence had been completely guarried and exhausted. During the currency of the first licence, there was a closure of the mines with effect from 5th May 1957, and at that time the union, namely, the Coimbatore District Mine Workers' Unlon, made certain demands in regard to the wages and conditions of service of the employees. It may be mentioned that over 1000 workers are employed by this management, all of whom are unskilled muzdoors.

- 2. On 18th June 1957, an agreement was reached between the parties by which the management was to restart the mines with effect from 19th June 1957 and pay compensation of 15 days wages for the period of unemployment. In regard to the demands of the union for wages and conditions of service, it was agreed that they were matters to be covered by Standing Orders which the management agreed to frame and submit for certification. The agreement also fixed the daily wages at Rs. 14-0 for male workers and Rs, 0-12-0 for female workers, plus an extra bonus of Re. 0-2-0 per every cubic foot over and shove 45 cubic feet. The terms of that agreement, marked as Ex. W-1, were given effect to from 19th June 1957.
- 3. Subsequently, the management issued the notice Ex. W-2 informing the union that the management intended to treat the settlement (Ex. W-1) as terminated from 22nd March 1958 and that said settlement in its entirety will cease to be in operation on and from that date. The union sent a reply Ex. W-3 informing the management that any such termination of the settlement will not in any way affect the workers in regard to the wages and service conditions, and that the termination of the settlement was not proper and just.
- 4. Having given the notice of termination, the management proceeded to make vital alterations in the wage structure and conditions of service of the workers. They put up a notice (Exs. M-3 series) that with effect from 23rd March 1958 the workers will be paid on piece-rated basis, thereby converting the daily wages agreed to under the said settlement into piece-rated wages. Not only, that, the management further intimated the workers that they reserved the right to take or stop the workers according to the needs. The management also intimated the Regional Labour Commissioner (Central) to that effect.
- 5. That continued till 12th June 1958. But, that was not accepted by the workers, with the result that there were conciliation proceedings initiated by the Regional Labour Commissioner (Central), Ex. W-4 is his report stating that no settlement could be arrived at.
- 6. On 12th June 1958, the work in the mines under the first licence came to an end, because that had been completely quarried, and a fresh licence had to be obtained for carrying on the mining operations in a different place, as shown by the printed notice Ex. W-5 distributed by the management. After obtaining a fresh licence for a new area, the mining operations commenced from 3rd September 1958. At that time, when the workers turned up for work, the management's sub-contractors insisted on the workers executing an agreement in regard to their wages and conditions of service in a form prescribed by them. Agreements were accordingly taken from about 900 workers who turned up for work, and only those who did not turn up for work have not executed such agreements. A specimen form of the agreement is filed as Ex. M-1 according to which: (1) the worker is to be paid on piece-rated basis, at the rate of Re. 0-2-0 per cubic foot, (2) the workers is given the right to stop away from work at any time either for attending to his agricultural work or other reasons, and should be

pald only for the days on which he turned up for work according to the aforesaid rate; and similarly, the management reserves the right to tell the workers at any time that there is no work to give, say, on account of rains, and for such days the workers will not be entitled to any wages.

- 7. It will therefore be seen from the terms of the agreement, which the management insisted on the workers executing before they joined duty on 3rd September 1958, that the management wanted to introduce drastic changes in their conditions of service, as already proposed by them in their notice Exs. M-3 series. Not only was there a change in the wage system, conversion of the daily rates prescribed under the agreement of June 1957 into piece-rated wages, but the workers were also reduced to the position of temporary or casual workers because they had the so-called right to stop away from work whenever they liked for any reason whatever, and the management reserved the right to refuse to give work to the workers without any obligation to pay lay-off compensation.
- 8. It follows that for the purpose of answering this reference, those two matters will have to be considered, namely, whether the management had suo moto the right to alter daily-rated wages into piece-rated system, and secondly whether the workers are not permanent employees and should be treated only as temporary or casual employees.
- 9. Both the parties appeared in the enquiry and were content to argue the matter on documents which they respectively marked on their sides, and none of them adduced any further evidence. On that evidence, I feel no doubt that these workers must be regarded as permanent and not temporary or casual employees, and that further their wages which were agreed to under the settlement of June 1957 could not unilaterally be altered into a different system by the management. Under that agreement, the wages fixed were daily-rated at Rs. 1-4-0 for male workers and Rc. 0-12-0 for female workers, with an extra bonus. That agreement itself would show that these employees were not temporary or casual. For the period of unemployment they were paid compensation at the rate of 15 days wages. In regard to their demands for hours of workers and for leave of permanent and for all the 1200 work, confirmation of workers, and for issue of permanent cards for all the 1,200 workers, it was agreed that those matters will be covered by the Standing Orders which the management agreed to frame and submit to the certifying officer. The management also agreed to provide rest sheds and to run a canteen and a bunk-shop for the workers' benefit. It is therefore clear from the terms of the agreement that the workers were all treated as permanent and not of temporary or casual nature. It is true that by the notice Ex. W-2 the management purported to terminate the said agreement with effect from 22nd March 1953. Even assuming that the agreement had been validly terminated, that would not affect the wage system and the conditions of service which the employees had acquired the wage system and the conditions of service which the employees had acquired under the agreement. They could not be altered to their prejudice by the management. It is true that on 23rd March 1958 the management, as per their notice Ex. M-3 series, introduced these changes, which continued till the working of the mines ceased on 12th June 1958. But the changes made by the management were not assented to by the workers, for in their reply Ex. W-3 they contested the justice and the propriety of the termination of the agreement by the management. The workers also initiated conciliation proceedings through the Regional Labour Commissioner, contesting the innovation introduced by the management in March 1958, as shown by the report Ex. W-4. The result is that the daily-rated wages fixed by consent of parties under the agreement Ex. W-1 in June 1957 continued to be binding on the parties notwithstanding the termination of the continued to be binding on the parties notwithstanding the termination of the agreement; and that being so, the management cannot of their own volition make any alterations in the wage system unless there were compelling circumstances which would justify such change. It is stated that because the wages were daily-rated, the workers were going slow and causing loss to the management, and that piece-rated system would stimulate the workers into greater effort, which would be beneficial to both the management as well as the workers themselves. But, it will be seen that while daily-rated system ensures a fixed amount, there is no such guarantee in the piece-rated system under which if a worker is not fortunate in securing sufficient quantity of gypsum, he would not be able to earn even that minimum. Whether the piece-rated system would be more favourable to the workers or not would depend upon the amount of gypsum available for being quarried. Certainly, the worker knows which system is more profitable to him, and in the present case, he prefers the daily-rated system and not the piece-rated system introduced by the management. There is no evidence that under the old wage system, the workers were going slow and were causing loss to the proprietor, so as to justify the change,
- 10. My attention is drawn to the fact that there is a memorandum, copy of which is enclosed with counter-statement, said to have been singed by 895

workers and forwarded to the Government to be transmitted to this Tribunal, but no such memorandum has been received. The copy of it filed with the out no such memorandum has been received. The copy of it filed with the counter-statement purports to be signed by 7 workers, saying that they have no dispute whatsoever with the management, that they have no grievance against the management, and that they used to go as and when they pleased and po previous permission is obtained from the management for absenting from work. There is utterly nothing to show what authority those 7 workers have got to speak to that effect on behalf of the whole body of over thousand workers. It is apparent on the face of the memorandum that it must have been got up by the management, for otherwise it is difficult to understand why those workers should be characterising themselves as temporary on casual workers. That should be characterising themselves as temporary or casual workers. That contention is put forward in paragraph 7 of the counter-statement, where it is stated that all the workmen are engaged in agricultural operations, and hence during rainy season nobody would be available for quarrying work, and it would be impossible to do any quarrying during rainy season, and further, there is no obligation on the part of the workmen to be present for work daily, nor is the management under any obligation to provide work for the workmen even if they present themselves for work. As I have already shown above, such a contention must be rejected as untenable. Further, in regard to these workers, and in conformity with the undertaking in the settlement of June 1957, the management prepared and got certified a set of Standing Orders, marked as Ex M-2. It applies to all workmen employed directly by the employer or through the contractors. The workmen are classified as permanent, temporary and casual. A permanent workman is one who is employed as such and who has put in not less than 3 months continuous service. Clause 3 prohibits workmen entering the service of any other person. Clause 5 fixes the hours of work. Another clause provides for shift working and attendance and also leave of absence. There are also provisions for holidays and casual leave and disciplinary action for misconduct and so on. There can be no doubt on the Standing Orders that the contention that the workers are not bound to turn up for work and the management is not bound to give them work, because they are all temporary or casual, cannot be supported. It is also alleged in the counter-statement that the quarrycannot be supported. It is also alleged in the counter-statement that the quarrying operations are seasonal. It may be that during the rainy season the quarrying is suspended. Even so, that would not make the workers temporary or casual. Some sugar mills may have work only during the sugar-cane season and remain idle during the rest of the year, and it would not follow that the employees of the sugar mills are not permanent. It is also alleged in the counter-statement that the workers are now working in a different mines under a new licence, and that the other mines worked under the old licence has been exhausted. The mines may change, but the business, namely, the quarrying of gypsum carried on by the proprietor continues unchanged. The same workers continue in that business. The fact of fresh licence and the change in the actual place of quarrying will not affect the character of the employment of these workers so quarrying will not affect the character of the employment of these workers so long as the business remains the same.

- 11. It follows that without the consent of the workers, and there being no proof of justifying circumstances, the management had no right to alter the wage system, and what is more to destroy the permanency of their employment and transmute it into one of temporary or casual character. That is what the management is attempting to force upon the workers by taking agreements from them in the specimen form, Ex. M-1. The management was not justified in insisting on the workers executing the agreement in that form. The answer to the reference must therefore be against the management.
- 12. Another contention is raised in the counter-statement, namely that the workers employed by the management are not members of the Coimbatore District Mine Workers' Union appearing in this reference, and that that union has no representative capacity and so not competent to take up this dispute before this Tribunal. This contention is equally untenable. It is this union that has been representing these workers at all times. The agreement of June 1957 was entered into by this management only with this union, and not any other. The notice of termination of that agreement was given to this union. It was this union that protested against the cancellation of that agreement. It was this union that appeared for these workers during the conciliation proceedings, as shown by Ex. W-4. It was this union again that gave the notice of demand and strike, Ex. W-6 dated 22nd September 1958; and during the conciliation proceedings, it was this union that represented the workers. Before certifying the Standing Orders, it was to this union that the notice was given. It is therefore too late in the day to question the representative character of the union.

13. There will be an award as stated above.

Camp: Coimbatore.

K. RAMASWAMI GOUNDAR, Industrial Tribunal.

[LRII-64(25)58.]

S.O. 2794.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between employers in relation to the Bararce Jealgora Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REFERENCE No. 63 of 1959

PARTIES:

Employers in relation to the Bararee Jealgora Colliery

AND

Their workmen.

Dhanbad, dated the 2nd December 1959

PRESENT:

Shri Salim M. Merchant, B.A.LL,B., Presiding Officer

APPEARANCES:

Shri J. N. Sahi, Labour Officer, The East Indian Coal Co. Ltd.—for the Employers.

Shri S. Das Gupta, Secretary, Colliery Mazdoor Sangh,—for the workmen.

STATE: Bihar.

Industry: Coal.

AWARD

The Government of India, Ministry of Labour & Employment by Order No. LR.II/2(18)59 dated 23rd October 1959, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 47), was pleased to refer the industrial dispute between the parties above named in respect of the subject matters specified in the following schedule to the said order, for adjudication to me:—

SCHEDULE

- "Whether the management was justified in terminating the services of Shri Golab Mia (E.B. No. 20049), Mining Sirdar, Pit No. 7? If not, to what relief is he entitled?"
- 2. At the hearing of this dispute on 2nd December 1959 the parties filed a joint memorandum stating that the dispute with regard to Golab Mla was amicably settled between them prior to the Government's Order of reference herein, under the terms of which the company had paid him Rs. 600/- (six hundred), inclusive of retrenchment compensation and other dues in full and final settlement of all his dues from the company. The parties have prayed that, in the circumstances, the dispute may be disposed of as having been settled between them.
- 3. Since the dispute was settled between the parties before the date of the order of reference herein, no other order is called for except to record the application of the parties which is annexed hereto and marked Annexure 'A'.
 - 4. No order as to costs.

(Sd.) SALIM M. MERCHANT,

Presiding Officer,

Central Government Industrial Tribunal, Dhanbad.

Dhanbad,

The 2nd December, 1959

ANNEXURE "A"

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

In the matter of Reference No. 63 of 1959

BET WEEN

Employers in relation to Bararee-Jealgora Colliery, M/s. East Indian Coal Co. Ltd., P.O. Jealgora, District Dhanbad.

Their Workmen represented by Colliery Mazdoor Sangh, Dhanbad.

Both the Parties above mentioned

Most Respectfully Sheweth:-

- (1) That prior to the Order of Reference, the parties to the dispute came to an amicable settlement, whereby it was agreed that for the purpose of settlement of this dispute the Company would pay to Sri Golab Mia—an amount equivalent to Retrenchment Compensation, payable, as if he had been retrenched. In consequence thereof, the Company paid an amount of Rs. 600/00 (Rupees six hundred only) inclusive of other dues in full and final settlement of all his dues from the Company.
- (2) In the circumstance as the dispute has been amicably settled between the parties, the parties hereto most respectfully pray that the Tribunal be pleased to pass an order accordingly.

The petitioners as in duty bound shall ever pray.

For Employer

Sd. Illegible,

Chief Mining Engineer, M/s. The East Indian Coal Co. I.td., P.O. Jealgora, Dist. Dhanbad.

For Workmen

S. DAS GUPTA, Colliery Mazdoor Sangh, Dhanbad.

J. N. Sahi,

2-12-59 Labour Officer,

East Indian Coal Co. Ltd.

Taken on file.

Sd. Salim M. Merchant,

2-12-59

Presiding Officer, Central Government Industrial Tribunal, Dhanbad.

[LRII-2(18)/59.]

New Delhi, the 12th December 1959

S.O. 2795.-In pursuance of section 17 of the Industrial Disputes Act. 1947, (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Delhi, in the industrial dispute between the employers in relation to the Punjab National Bank Limited, New Delhi, and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: DELHI.

PERSENT:

Shri E. Krishna Marti, Central Government Industrial Tribunal.

New Delhi, the 21st November, 1959

I. D. No. 592 or 1959.

BETWEEN

The employers in relation to the Punjab National Bank Limited, New Delhi. AND

Their workmen.

Shri M. K. Jain, for the management.

Shri Khullar for the workmen,

AWARD

- By G. O. No. S. O. LR-II-10(140)/59, dated the 17th October, 1959, the industrial dispute, between the employers in relation to the Puhjab National Bank Limited, New Delhi, and their workmen, has been referred to this Tribunal for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947.
 - 2. The term of reference is as follows:

Whether by virtue of the duties performed by Shri Bal Krishan Sharma in the Office of the District Manager, Delhi Circle, of the Punjab National Bank Ltd., with effect from 28th November, 1956, he is entitled to a special allowance of Rs. 50 per month prescribed in para. 164(b) of the All India Industrial Tribunal (Bank Disputes) Award as modified by section 3 of the Industrial Disputes (Banking Companies) Decision Act, 1955; and whether he is entitled to confirmation in that post (in which he is working from 28th November, 1956), and, if so, from what date?

- 3. In this dispute no statement was filed on behalf of the workman, Shri Bal Krishan Sharma. Instead, he sent Ext. M/1 by post, and in Ext. M/1 it is stated, that he had no intention to pursue his right to recover Rs. 50 per month with effect from 28th November, 1956, and confirmation in the Supervisory cadre by virtue of the duties performed by him with effect from 28th November, 1956, and that the matter may be dropped.
- 4. When the matter came on for hearing, the General Secretary of the Association of the Punjab National Bank Employees also stated, that the Association did not press the claim of the workman. The endorsement dated 20th November, 1959, was also made to that effect on Ext. M/1.
- 5. It is thus clear, that the workman himself and the Union do not press the claim put-forward, and the workman, Shri Bal Krishan Sharma, is not entitled to any relief in this proceeding.
- 6. In the result, an award is passed, that the claim on behalf of the workman, as appearing in the order of reference, is not pressed by him, or by the Union and that he is not entitled to any relief in this proceeding. No order as to costs.

(Two pages).

The 21st November, 1959

E. KRISHNA MURTI, Central Government Industrial Tribunal: Delhi,

[LR-II-10(140)/59.]

ORDERS

New Delhi, the 14th December 1959

S.O. 2796.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Central Bank of India Limited, Delhi and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Delhi, constituted under section 7A of the said Act.

SCHEDULE

Whether the Central Bank of India Limited are justified in disallowing payment of water scarcity allowance to its employees appointed at, or transferred to its offices at Hissar, Hansi, Sirsa, Kaithal, Ambala City, Karnal. Panipat, Sonepat, Rewari and Rohtak after the enforcement of the modified Sastry Award and if not, to what relief such employees are entitled?

S.O. 2797.—Whereas the Central Government is of opinion that an industrial dispute exists between the National Coal Development Corporation (Private, Limited and their workmen employed in Kurhurbaree Colliery in respect of the matters specified in the Schedulc hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, contributed under section 7A of the said Act.

THE SCHEDULE

Whether the Propping Mistry Mates and Propping Mistries employed in Kurhurbarce Colliery have been properly categorised in accordance with the Award of the All India Industrial Tribunal (Colliery Disputes); if not, to what relief are they entitled and with effect from which date?

[No. LRII-1(115)/58.]

P. R. NAYAR, Under Secy.

CORRIGENDUM

New Delhi, the 15th December, 1959

S.O. 2798.—In the notification of the Governmnt of India in the Ministry of Labour and Employment No. PF-I/31(575)/59, dated the 9th November, 1959, published at page 3153 of the Gazette of India, Part II—Section 3(ii), dated the 14th November, 1959, for the words "vice Shri R. K. Parihar" at the end, read "vice Shri J. C. Batra on leave".

[No. PF-I/31(575)/59.]

V. R. ANTANI, Dy. Secy.

ERRATUM

The Ministry of Labour and Employment Notification No. LRII-10(143)/58, dated 7th October, 1959, published in Gazette of India, Part II—Section 3(ii), dated 24th October, 1959 as S.O. 2351 on page 2987, may be treated as cancelled as it was duplicate of S.O. 2292 on page 2948.